

EXHIBIT

1

Patrick J. Murphy, WSB No. 7-1779
Scott C. Murray, WSB No. 7-4896
WILLIAMS, PORTER, DAY & NEVILLE, P.C.
159 N. Wolcott, Ste. 400
P.O. Box 10700 (82602)
Casper, WY 82601
Email: pmurphy@wpdn.net
smurray@wpdn.net

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

BCB CHEYENNE LLC d/b/a BISON)
BLOCKCHAIN, a Wyoming limited liability)
Company,)

Plaintiff,)

v.)

Civil No. 23-CV-79

MINEONE WYOMING DATA CENTER,)
LLC, a Delaware limited liability company;)
MINEONE PARTNERS LLC, a Delaware)
limited liability company; TERRA CRYPTO)
INC., a Delaware corporation; BIT ORIGIN,)
LTD, a Cayman Island Company;)
SONICHASH LLC, a Delaware limited)
liability company; and JOHN DOES 1-20,)
related persons and companies who control)
or direct some or all of the named Defendants,)

Defendants.)

AFFIDAVIT OF JAMES QUID

COMES NOW your affiant, on his oath, and hereby states as follows:

1. I am James Quid, age 34, and I am competent to provide this testimony.

2. I am married to Jessica Quid. We live together at our home in Naperville, Illinois, at this address:

1904 Tufton Court
Naperville, IL 60564

We have continuously lived at this address since December 2021. I have resided and lived in Illinois for 32 of my 34 years.

3. My wife Jessica Quid and I are the only two members – and managing members – of Bayview Capital Investments, LLC. Bayview Capital Investments, LLC is the sole managing member of CMV Global, LLC. These are two limited liability companies that I formed and organized under Wyoming law. Both of these limited liability companies are Wyoming limited liability companies, even though I live and reside in Illinois. Wyoming has very favorable laws for limited liability companies.

4. CMV Global, LLC is, and has been, a member of Plaintiff BCB Cheyenne LLC since January 16, 2022. As one of two managing members of Bayview Capital Investments, LLC, which is the sole managing member of CMV Global, LLC, I know each and all the members of CMV Global, LLC.

5. Bayview Capital Investments, LLC is, and has been, a member of Plaintiff BCB Cheyenne LLC since May 6, 2023. As one of two managing members of Bayview Capital Investments, LLC, I know each and all of the members of Bayview Capital Investments, LLC. At all times, the only two members of Bayview Capital Investments, LLC are myself and my wife, Jessica Quid.

6. Michael Murphy, a member of BCB Cheyenne LLC, recently asked me to provide him with a list of all the members of CMV Global, LLC and Bayview Capital

Investments, LLC. I prepared a list of members, and I sent it to Mr. Murphy. A short time later, Mr. Murphy asked me to (1) reconfirm the accuracy of the CMV Global, LLC list (including the domiciles of the CMV Global, LLC members), (2) provide the full names of each individual member of CMV Global, LLC, (3) provide the names of the LLC members of CMV Global, LLC, (4) provide the full names and domiciles of each of the members of the LLC members of CMV Global, LLC, and (5) provide the names, state of incorporation, and principal place of business for any corporation members of CMV Global, LLC. Attached as “**Exhibit 1-A**” is the list of information that I subsequently sent to Mr. Murphy, which includes the aforementioned requested information. This list accurately identifies (a) all the members of CMV Global, LLC and Bayview Capital Investments, LLC, (b) the domicile of each individual member of the aforementioned LLCs, (c) the domicile of each member of the LLC members of CMV Global, LLC, and (d) the state of incorporation and principal place of business for the one corporation member of CMV Global, LLC.

7. The attached list in “**Exhibit 1-A**” corrects the only two mistakes I made in the information I had initially provided to Mr. Murphy relating to the domicile of members of CMV Global, LLC: (a) the domicile of Tim Desrochers and (b) the domicile of the two members of Bayview Capital Investments, LLC.

8. My mistake with respect to CMV Global, LLC member Tim Desrochers is that I originally stated that Mr. Desrochers is domiciled in “TX.” I recalled that Mr. Desrochers lived in Texas sometime before the Covid-19 pandemic, so I listed “TX” as being Mr. Desrochers’ domicile without asking or checking with Mr. Desrochers to see if

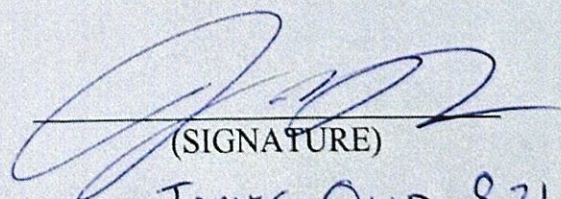
he still lived or resided in Texas. Now, in the last few days, I have learned that Tim Desrochers has not lived or resided in Texas since before the Covid-19 pandemic began in March 2020, and that he has been living in Colorado since that time. **“Exhibit 1-A”** accurately reflects Mr. Desrochers’ domicile as Colorado.

9. My mistake with respect to the members of CMV Global, LLC member Bayview Capital Investments, LLC is that I originally stated their domicile is “WY.” I mistakenly listed the state of organization of Bayview Capital Investments, LLC rather than the domicile of its individual members. I have now provided the full names and domiciles of the only two members of Bayview Capital Investments, LLC, which are myself (James Quid) and my wife (Jessica Quid), who are both domiciled in Illinois.

10. In preparing **“Exhibit 1-A,”** I have re-confirmed the following: (a) the domicile of all of the individual members of CMV Global, LLC, (b) the domicile of all of the members of the LLC members of CMV Global, LLC, and (c) the state of incorporation and principal place of business for the corporation member of CMV Global, LLC. These domiciles (for individual members and members of LLC members of CMV Global, LLC) and the state of incorporation and principal place of business (for the corporation member) are correct as of May 3, 2023 when Plaintiff BCB Cheyenne LLC filed its Complaint against the Defendants.

FURTHER AFFIANT SAYETH NOT.

DATED this 21st day of August, 2023.


(SIGNATURE)

JAMES QUID 8.21.23

STATE OF ILLINOIS)
)
COUNTY OF ~~WILL~~ DuPage)

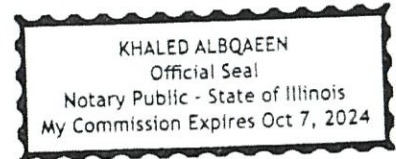
Before me, a Notary Public in and for the County of Will, State of Illinois, personally appeared James Quid, this 21 day of August, 2023, and he being duly sworn by me upon his oath, says that the facts alleged in the foregoing instrument are true.

Witness my hand and official seal:

Khaled ALBQAEEN
Notary Public

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My Commission Expires: Oct 7/2024



EXHIBIT

1-A

EXHIBIT 1-A

CMV Global, LLC	
Member	Domicile
Lucas Clarke	Colorado
Tim Desrochers	Colorado
Beth Edwards	Illinois
Brennan Edwards	Florida
Ryan Edwards	Florida
Todd Edwards	Florida
Bryce Fincham	Ohio
Alan Firetto	Arizona
Arvind Greesh	New Hampshire
Zach Ihde	Illinois
James Lord	Illinois
Julie Lord	Illinois
Connor Morgan	Illinois
Martin Morgan	Illinois
Barney Patsel	Tennessee
Kalani Patsel	Japan
Lee Patsel	Kentucky
Jennifer Peters	Colorado
Josh Post	Illinois
Gregory Quid	Illinois
Aleksander Rendtslev	Portugal
Brian Stone	Tennessee
Nicole Valenzuela	Illinois
Bayview Capital Investments, LLC	
James Quid	Illinois
Jessica Quid	Illinois
Diversey Real Estate, LLC	
Jack Krasaeath	Illinois
QL Holdings, LLC	
Ryan Quid	Illinois
Sean Lahart	Illinois
Riberia, LLC	
Anthony Rein	Arizona
Rivers End Realty Group, LLC	
Arvind Greesh	New Hampshire
David Palma	New Hampshire
Sul Cap, LLC	
Anthony Sullins	Arizona
PBGG Investments, Inc.	
Incorporated in Illinois	
Principal place of business in Illinois	

Bayview Capital Investments, LLC	
Member	Domicile
James Quid	Illinois
Jessica Quid	Illinois

EXHIBIT

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FOR THE DISTRICT OF WYOMING

BCB CHEYENNE LLC d/b/a BISON)
 BLOCKCHAIN, a Wyoming limited liability)
 Company,)
)
 Plaintiff,)
)
 v.)
)
 MINEONE WYOMING DATA CENTER,)
 LLC, a Delaware limited liability company;)
 MINEONE PARTNERS LLC, a Delaware)
 limited liability company; TERRA CRYPTO)
 INC., a Delaware corporation; BIT ORIGIN,)
 LTD, a Cayman Island Company;)
 SONICHASH LLC, a Delaware limited)
 liability company; and JOHN DOES 1-20,)
 related persons and companies who control)
 or direct some or all of the named Defendants,)
)
 Defendants.)

Civil No. 23-CV-79

AFFIDAVIT OF TIM DESROCHERS

1. I am Tim Desrochers, age 33, and I am competent to provide this testimony.
2. Attached to my Affidavit is “**Exhibit A.**” This is the document that was filed with the Court on August 10, 2023 identifying the members, and the respective state residence, or domicile, of members of CMV Global, LLC and Bayview Capital

Investments, LLC. I did not prepare “**Exhibit A.**” As I understand it, James Quid prepared this document. I did not review this document before it was filed with the Court on August 10, 2023.

3. In “**Exhibit A.**” I am mis-identified as being domiciled in Texas.

4. I last lived in Texas *before* the Covid-19 pandemic in an apartment that I rented. I haven’t lived in Texas since the Covid-19 pandemic took hold in March 2020. I have not considered Texas my home, or domicile, since March, 2020. I have no home or real property in Texas. I have never owned real property in Texas. I have no bank account in Texas. I have no Texas business, limited liability company, or any other kind of organization.

5. In March 2020, when the lease for my apartment in Texas expired, I moved from my Texas apartment to my sister’s house in Colorado. My sister’s house is at 7426 Matheson Drive, Fort Collins, Colorado. Since March 2020, one hundred percent of my personal property and belongings have been, and continue to be, at my sister’s house in Colorado. Since March 2020, I have received, and continue to receive, my personal mail at my sister’s house in Colorado. Further, whenever I travel for work or pleasure, my place of return is my sister’s house in Colorado. As such, I consider my sister’s house in Colorado to be my domicile. I confirm that my sister’s house in Colorado was my domicile on May 3, 2023, when this lawsuit was filed.

FURTHER AFFIANT SAYETH NOT.

DATED this 14 day of August, 2023.



(SIGNATURE)

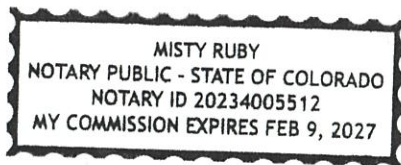
STATE OF COLORADO)
)
COUNTY OF LARIMER)

Before me, a Notary Public in and for the County of Larimer, State of Colorado, personally appeared Tim Desrochers, this 14 day of August, 2023, and he being duly sworn by me upon his oath, says that the facts alleged in the foregoing instrument are true.

Witness my hand and official seal:


Notary Public

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My Commission Expires: 02/09/2027

EXHIBIT

A

Here are the members of CMV Global, LLC:

Member	Investment Source (Self / LLC)	Address
XXX Quid (1)	LLC	WY
XXX Fincham	Self	OH
XXX Stone	Self	TN
XXX Quid (2)	Self	IL
XXX Lord (1)	Self	IL
XXX Lord (2)	Self	IL
XXX Rein	LLC	AZ
XXX Sullins	LLC	AZ
XXX Greesh (1)	LLC	IL
XXX Rendtslev	Self	IL
XXX Edwards (1)	Self	FL
XXX Quid (3)	LLC	IL
XXX Patsel (1)	Self	KY
XXX Patsel (2)	Self	OH
XXX Patsel (3)	Self	TN
XXX Clarke	Self	CO
XXX Edwards (2)	Self	FL
XXX Edwards (3)	Self	FL
XXX Ihde	Self	FL
XXX Greesh (2)	LLC	NH
XXX Greesh (3)	Self	NH
XXX Valenzuela	Self	IL
XXX Edwards (4)	Self	IL
XXX Krasaeath	LLC	IL
XXX Post	Self	IL
XXX Morgan (1)	Self	IL
XXX Morgan (2)	Self	IL
XXX Peters	Self	CO
XXX Firetto	Self	AZ
XXX Desrochers	Self	TX

And here are the members of Bayview Capital Investments, LLC

Bayview Capital Investments, LLC		
Member	Investment Source (Self / LLC)	Address
XXX Quid (1)	Self	IL
XXX Quid (2)	Self	IL